L. W. McCORD, Editor and Publisher. OFFICE SO. EAST CORNER PUBLIC SQUARE- UP STAIRS

TERMS OF SUBSCRIPTION. Four Dellars per Annum, Invariably in Advance.

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STATE LINES	1 mo	2 mos.	8 mos.	6 mos.	lyr
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Announcing candidates for State or District offices ten dellars; county de five; always in advance.
(bitmaries and tributes of respect over ten lines in length charged for at the regular advertising rates.
Marriages, deaths and religious notices gratis.

PULASKI TENN FRIDAY MORNING, DEC'R 7, 1866.

A National Convention. The expediency of such an assemblage, at this time, was, we believe, first suggested by the National Intelligencer. The subject has been taken up by Judge Nicholas, in the columns of the Louisville Journal, and the following weighty considerations urged in favor of such a measure:

1. Because in such a convention the voice of the South would be heard both in argument for its rights and in protest against the wrongs and the schemes of the Jacobin

2. The delegates elected to such a convention would come fresh from the people, fully advised of their views, and would therefore fairly represent their opinions .-They would be untrammeled by the desire for re-election, and their action would be directed rather to the public good than to interests of party. Add and and

3. Such a body would represent the whole nation and all its multiplied interests, and would be uninfluenced by party schemes, and would, in all probability, be both honest and independent. It would Gents' take for its starting point the fact that the good of both sections, and the prosperity of the nation, required the restoration of the Union, and that such restoration should rest upon the basis of equality of the States and justice to all sections.

4. Because if the constitution adopted by such a body was not acceptable, it could be rejected by the vote of one State over onefourth of the whole number of States. The South would consequently be in no danger of losing any right by going into such a convention, while the North would lose none of its power. If nothing satisfactory could be agreed on, both sections would be left in the precise attitude in which they now stand.

6. The personal association and the comparison of views of the representative men of the two sections might result in the adoption of a constitution which would be generally acceptable, and which would restore the country to peace and harmony, and amply secure the rights of all.

Surely no fair or plausible argument can be made against such a proposition. Such a convention could do no hurt if it did no good, while the probabilities are that its results would be emenently beneficial.

Drugs and Medicines.

W. M. BURDETT.

WHOLESALE and RETAIL

DRUGS AND MEDICINES CHEMICALS,

-DIE STUFFS, PAINTS, OILS, FANCY AND TOILET ARTICLES,

&C., &C. NEAR THE CORNER, SOUTH-EAST OF THE PUBLIC SQURE,

PULASKI. HELFLA WO PHYSICIAN'S

PRESCRIPTIONS

CAREFULLY PUT UP DAY OR NIGHT.

Also Constantly on Hand the Best ABTICLE OF

LIQUORS.

POR MEDICAL PURPOSES.

the transfer of the second second

How We Stand.

The Knoxville Commercial says: Accord ing to the best estimates we can now make, there is in the Northern States 4,500,000 voters. According to the vote of those States, the Radical vote is about 2,500,000; the Conservative is about 2,900,000.

We will now refer to the situation in the Southern States.

There is in the Southern ! tates at this time at least 1,500,000 Conservative voters. In the whole thirty-six States the Conservatives have 3,500,000; the Radicals have 2,500,000.

Now look at the representation. The Conservatives of 3,500,000 have only 61 members of Congress, yet the Radicals of 2,500,000 have 216 members of Congress. This condition of things has been brought about by Congress refusing the Southern States representation.

And still this minority party are talking of Constitutional Amendments and of deposing the President of the United States.

THE Bishop of Orleans, France, has issued a pastoral letter, in which he says that the time spoken of in the Scriptures, in which there should be wars and rumors of wars, and earthquakes and famines, appear to have arrived. He denounces the impiety which prevails, and the atheistical teaching of many writers. "War on God and on religion becomes fiercer every day. Atheism marches with his head erect. In this respect the eighteenth century is far ex-

Ir is proposed to place an iron tubular bridge under the Mississippi at St. Louis, to complete the railway connection between Illinois and Missouri.

The Southern men who have been urging on the President the policy of issuing a proclamation of amnesty, are not so confi dent now as they were last week, that one will be issued.

NASHVILLE, No 43 College Street,

ASSTOLA STREET, COO P. LOTTER.

Green & Green, LOUISVILLE, KENTUCKY

Corner Fourth and Main Streets.

Hats,

Caps

and

Furnishing Goods:

OUR HAT and CAP STOCK

Will comprise all that is new and desirable in imported and Eastern Goods, besides many styles of our own make and design.

OUR FURNISHING DEPARTMENT

Contains a large and complete assortment of every thing that a gentleman needs, in shirts, underwear, Hosiery, Ties, Scarfs, Suspenders, Gloves & Collars.

A Large line of Goods for

WEDDING OUTFITS

The manufacture of our "Kentucky Yoke Shirts' orms a very prominent feature of our business. These shirts are made from actual mersurement and warrnted to fit or "no sale."

DIRECTIONS FOR SELF-MEASUREMENT, and blank orders sent to those who cannot conveiently call, and goods sent by Express.

PLANTATION HATS AND SHIRTS.

In quantities to suit, and all qualities.

One Price Only. All Goods Warranted as Represented.

ulion) is a voice from the con-J. P. MAY, J. C. GORDON, A.S. MAY.

May. Gordon & May,

Foreign & Domestic Dry Goods, GROCERIES, READY-MADE CLOTHING, HATS.

Boots, Shoes, Hard, Queens & Glass-ware JEWELRY, &C. West side Public Square, near Tennessee House, Pulnski, Tenner

THERE they will at all times be pleased to see their friends and the pupile generally. jap12

COO A MONTH: AGENTS wanted for siz on I propose to rent, for the eneming year, the Dure's Countries need articles, lust out. Address O. T. ling liquids which I new occupy. Apply to Mr. GAWEY, Otty Building, Biddeford, Me. iswty Beaburle. [nevi-41] CON. PEREINS.

CHANCERY NOTICES

CHANCERY SALE OF ABOUT

5000 Acres of Land. in Pulaski, on DURSUANT to a decree of the Chancery court at ulaski, Tehn, in the cause of S. L. Willeford,

adm'r., etc., vs Benjamin Ashworth and others, I will sell to the highest bidder, at the times and places mentioned below, the following lands and town property mentioned in 'he pleadings, belonging to the estate of W. L. Willeford dec'd., to-wit: Thursday, 6th of December, 1866.

at Lynnville, one House & Lot No. - situated in Lynnville, in the 15th civil district, bounded on the south by W. N. Hackney; east by T. W. R. Cannon; fronts the public square on the north; and west by the Turnpike road; being the same sold on Execution in 1859, as the property of W. T. and J.

ALSO, ONE OTHER TOWN LOT in Lynnville, the same deeded to W. L. W. lleford by Dar. Kosier, adjoining lot of N. R. Angus and the lot owned by the Sons of Temperance.

ALSO, ONE OTHER TOWN LOT in Lynnville adjoining Mrs Susan Woolridge, on Bigbyville and Spring streets, and contains about % acre. Also Land Grant 21941, containing 414 acres, in 15th civil district of Giles county, on the east prong of Lynn creek adjoining the lands of Mrs. Emerson, Biankenship and others.

Also a tract of 27 acres, 15 cleared, on the west side of Turnpike, in 15th district, on Lynn creek, adjoining the lands of Jas. Evans, C H Wittet al. On Friday December 7th, 1866,

At Campbellsville, two town lots in said town, one being in the eastern portion, adjoining the let of Jas. Extenberry, the other adjoining the lands of W T Perry on main street. Also Land Grant 19168 of 100 acres in 14th dis-trict, on head waters of Big creek, adjoining Andrew Yokely, Butler Hale, Seganes & others. Also Land Grant 21891 of 44% acres, on Powder Mill branch of Big crees, adjoining A Yokely's 200 survey and W L Willefordts 1000 acreentry. Also Land Grant 19235 of 648 acres in 14th district on head waters of Big creek, adjoining lands of E Wiltshure, Theophalus Jones, John F Foster, J

M and J Fogg, R Lagham & others. Land Grant 19251 of 200 acres in 14th discrict, on Big creek, adjoining the lands of N R Gilmore, E nms, Davis Kilcrees, Jessee Hackney & others. Land Grant 19254 of 2551/4 acres in 5th district, on Muckley's branch of Weekley's creek, adjoining Griss Harwell, L Owen, J Bransan & others. Land Grant 1925 of 75 acres on Ham's creek, ad-oning the lands of Wm C Tidwell James Luker, J

A Coats, Jas R Dickey & others. On Saturday December 8th '66, at Pulaski, Land Grant 18185 of 1000 acres in 4th and 6th districts, on head waters of Egnew's creek and Shannon's fork of Sugar creek, adjoining the lands of H
Coller, Wm Ferrill, D N Myrich, Len Reed & others.

Dursnant to a decree of the Chancery Court at Pu-Land Grant 19255 of 1000 acres in 4th district, on Shannon's and clear fork of Sugar creek. adjoining Allen Jones, W R Warren, Jno Garner & others. Land Grant 22557 of 1236 acres on Weekly's creek, oining lands of Reaben Warren, John L Smith, Isaiah Maxey, Jas H M key and others, Land Grant 21999 of 38% acres, on Champ's fork of Weekley's creek, adjoining lands of Warner B Harwood, John Beavers, Sandusky and others. "Land Grant 19253 of 820 acres on Shannon's Fork of Sugar creek, adjoining the lands of Andrew Alsop, Lion Bradley and others.

Land Grant 22536 of 79 acres on Little Shoal creek, adjoining the lands of Nathan Cox and others. Also 15 acres in 5th district, on Cuamp's fork of Weekley's creek, adjoining the lands of Warner R Harwood, F Harwell & others, being the same deed-ed by John Beaver to W L Willeford,

The above Grants from the State of Tennessee to W L Willeford, containing ait gether about 5000 acres, lying along the boundary of Giles and Lawrence counties, and are well watered and timbered. Terms—credit of 6, 12, 18 and 24 months with int.

Notes with good security will be required and a lien retained until the purchase money is paid.

nov 9

A. COX, c & m

LAND FOR SALE PURSUANT to a decree of the Chancery court at Pulaski, in the cause of Francis A 8 Morrow vs. Mary H. Hickman and others, I will, on

Monday the 10th of December next sell to the highest b'dder, on the premises, the part or parts of three tracts of land, containing treether about 800 acres, not covered by the widow's dower, belonging to the estate of Wm. Hickman, dec'd, sitnated in the 14th civil district of Giles county, on the waters of Big creek. Persons desiring further information can apply to F. A. S. Morrow or Amos

TERMS: Credit of I, 2 and 3 years with interest. Notes with good seem, ty required and lien retained.

Land Sale.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the cause of R L Evans vs. W H Robinson and others, I will, on Tuesday, 11th day of December, 1866, sell to the highest bidder, on the premises, at the late residence of the said Wm H Robinson, the tract of 30 acres of land described in the pleadings, beonging to said Robinson, adjoining the lands of H I Walker, Hugh Shields & others.

Terms: A credit of 6 and 12 months with interest. Bond and security will be required of purchaser and a lien retained on the land. A. COX, c. & M.

Land Sale.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the cause of J B Childers vs Wm S Judkinsand others, I will, on

Wednesday, 12th of December, 1866, sell to the highest bidder on the premises, a tract of about 150 acres of land described in the pleadings, situated in the 6th civil district of Giles county, on the waters of Dunnaha's creek, belonging to R. B Judkins, and adjoining the lands of Jas Randall, Stephen D Williams, and others.

TERMS \$200 in cash. Balance in 6, 12 and 18 months with interest. Notes with good security will be required of the purchaser, and a Hen retained.

Nov 16.

SALE OF LIVE STOCK,

Farm Implements. &c. PURSUANT to a decree of the chancery court at Pulaski, Tenn., in the cause of W.R. Dickerson vs. Milton McClure et al. and F. Q. Westmorsland et al., vs. M McClure et al, I will, on

Thursday 13th of December next. sell to the highest bidder, on the premises, at the residece of F B M Clure, the property described in the pleadings, belonging to Milton and F B McClure, consisting of live stock &c. as follows:

20 head Horses, 4 Wagons, 14 Milch Cows, 2 Yoke Oxen, 50 Hogs, 10 Miller Plows, a quantity of gears, here a character of the stock of the control ing, 8 iron spindle Wagons and 10 mules.

TERMS Sold on a credit of 4 months with interest. Bond and good security required of the purchaser Nov 16 A. COX, c & m

Land Sale.

Friday, the 14th of December, 1866, sell to the highest bidder on the premises, a tract of about \$31 \text{\text{\chi}} acres of land described in the plendings, situated in the —theiril district of Giles county, on Egnew's creek, bounded north by the Potter a Linday tracts, east by Dr Deavanport, south by Jefferson Chambers; west by Roland. Also the remainder in the dewer tract—free from redemption.

TERMS Sold on a credit of 6 & 12 months with interest.

Note with good security required and lien retained.

Nov 16

A. COX, c a m

NOTICE.

HAVING determined to leave Pulseki, J have appointed Mr. Guartes Heasense my agent here. His contracts and receipts will be good with me.

I propose to rent, for the eneming year, the Dwo'- MISC LLANEOUS.

SALE OF TOWN LOTS. DURSUANT to a decree of Chancery court at Pulaski, in the cause of Samuel Cox vs. E. Gordon,

will sel' to the highest bidder, at the court house Saturday the 13th of December next the town lots described in the pleadings-Nos, 182, 183, 184 and 185, on corner of Madison and Third streets, adjoining Dr. Sumpter, and known as the Posey Gordon Livery Stable.

Terms. A credit of 6, 12 and 18 months with interest from day of sale. Notes with good security will be required and a lien retianed.

A. COX, cam Land for sale.

DURSUANT to a decree of the Chancery court a Pulaski in the cause of W. Worley vs. J. L. Mitchell & thers, I will sell to the highest bidder Saturday the 15th of December next, t the court house door in Pulaski, a tract of 1163 acres of land described in the pleadings, situated in the 11th civil district of Giles county, adjoining the lands of Margaret Ezell and others.

Terms. Credit of 1 & 2 years with int. from date. Notes with good security required and a lien retained. A COX. c & m

RAILROAD SCRIPT FOR SALE DURSUANT to a decree of the Chancery court at Pulaski in the cause of Henry Houze vs. J. C

Young & others, I will, on Saturday the 15th of Dreember next ell to the highest bidder at the court house door in Pulaski, for cash, about \$400 Nashville and Decatur A. COX, c & m

LAND SALE. PURSUANT to a decree of the Chancery court at Pulaski, in the cause of Charles Leatherman vs.

Sarah A. Neal and others, I will, on Monday, the 17th of December, 1866, sell to the highest bidder on the premises, at the residence of Dr. W. E. Lancaster, the tract of 200 acres of land described in the pleadings, belonging to Sarah A. Neal, situated in the 8th civil district of Giles county, on Buchanan's creek, adjoining the lands of G. W. Pitts & others, and the theestate of Henry Neal, or so much thereof as will be necessary to satisfy judgment, costs &c.

TERMS Credit of 6 months with interest. Note with good security required of the purchaser and a lien A. COX, c & m

I laski, Tenn., in the cause of John Ralston et al. vs. Wm. Webb and others, I will,

On Monday, 17th of December, 1866, sell to the highest bidder on the premies, a tract of 230 acres of desirable land, described in the pleadings, situated in Giles county, adjoining the lands of Wm S Harwell, Charles Leatherman et al.

TERMS Credit of 6, 12 and 24 months with interest,— Notes with good security will be required, and lien

A. COX, c. * M. Land Sale.

Pulsuant to a decree of the Chancery Court at Pulsski, Tenn., in the cause of Wm. Arrow-smith, adm'r., vs. Louisa J. Webb. et al., I will, on Wednesday the 19th of December, 1866,

sell to the highest bidder on the premises, the tract of about 86 acres described in the pleadings, situated in Lincoln county, on Short's creek, adjoining the lands or Wm. Gill, Overton Kennedy, John Bryant and others; being the same conveyed from Samuel C. Hegan to F. G. Webb, by deed dated Sept'r. 24, 1853, and registered in the Register's Office of Lincoln county, Book U., page 108.

Sold on a credit of 12 months with interest.

Bond and good security required of the purchaser, and a lien retained on the land. A. COX, c. & M.

CHANCERY SALE.

PURSUANT to a decree of the Chancery court at Pulaski in the cause of P. H. Ezell and A. J. McKimmin vs. Colmore B. Sutten, I will sell on Friday, the 21st of December, 1866, on the premises, two tracts of land, mentioned in the pleadings, situated in the 10th civil district of Giles county, oh Bradshaw's creek, adjoining the lands of John Holly, Wm. S. Harwell, A. S. Young and others; being the same upon which defendant resided and only only only on the same upon which defendant resided and cultivated previous to leaving the country—one tract known as the Dick Suttle place, and the other as the Huff place, and contains together

about 1100 acres. TERMS

Sold on a credit of six months with interest from lay of sale.

Notes with good security required of purchaser A. COX, c & m

House & Lot for Sale. Pulsski, in the causes of Wm. Pinkerton vs. Mary Flippin and others, I will, on Saturday, 22d day of December, 1866, sell to the highest bidder, at the court house door in Pulaski, the House and Lot described in the pleadings, adjoining Wm. Garner, Creed Flippin & James Bunch, belonging to the estate of Joseph Flippin, dee'd,

Terms: To be sold on a credit of 6, 12, 18 and 24 months with interest. Notes and good security will be required of purchasers and a lien retained. A. COX, c. & M.

Land sale.

PURSUANT to a decree of the Chancery court at Pulaski in the cause of David Inman vs. Elvin nman I will sell to the highest bidder, for cash. on Saturday the 22d of December next at the court house in Pulaski. a tract of about 270 acres of land, mentioned in the pleadings, belong-ing to the estate of John C. Inman dec'd., situated in the 5th clvil district of Gilesc ounty, adjoining the lands of John W. and James M. Parker a others A. COX, cam

LAND FOR SALE. PURSUANT to a decree of the chancery court at Pulaski, in the cause of David C Inman vs. Elva Inman and others, I will, on Monday the 24th day of December, 1866, sell to the highest bidder on the premises, a tract of 16% acres, described in the pleadings, belonging to the estate of Joseph C. Inman, dec'd., adjoining the lands of John Phelps on the Scuth and B. F. Carter

on the north; and the same purchased by the said Inman from James Rittenberry. Terms-Cash. A. COX, c. & M.

LAND FOR SALE.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the cause of Thes. Martin, adm'r. vs. Francis Mayfield and others, I will, on Manday the 24th of December 1971. Monday the 24th of December next sell to the highest bi-lder, on the premises, about 5 miles south of Pulaski, a tract of about 100 acres of land mentioned in the pleadings, belonging to the estate of A. S. Young, dec'd.—adjoining the lands of Robert Dickson, Chas Abernathy and others

Terms. Credit of 1 and 2 years with interest from date—
Notes with good security required and a lien retained
not 80 — A. COX, e a m

NOTICE To Creditors of Lunsfo d & Vangha, A LL persons having claims against the firm of A Lansford & Vaughan are hereby no iffed to file them; duly authenticated, with the undersigned, C. & M. of the chancery court at Pulaski, for pro-rate payment, on or before the first Monday in March funds in my hands. A. COX. cam

LEGAL NOTICES,

Land Sale.

DURSUANT to a decree of the Chancery Court at

Pulaski, Tenn., in the cause of James McCallun for use of &c., vs. James R. Bunch, E. V. Lunsford and others, I will, on Monday, the 24th day of December, 1866 sell to the highest bidder on the premises, at the old Blacksmith Shop at Peter Martin's, 4 miles north of Pulaski on the Turnpike road, the tract of land on which said shop is situated, belonging to EV Lunsford and J R Bunch, and upon which said Lunsford now resides, containing 26 acres and 142 pole. Sa.e at 11 o'clock, a. m.—free from redemption.

TERMS Sold on a credit of eight months with interest.

Note and security required, and lien retained.

Nov 28

A COX, c a m

NOTICE. 'HE insolvency of Geo. W. Pitts' estate having

been suggested, and Bill filed in the Chancery court at Pulaski to settle the same, Notice is hereby given to all persons having claims against said es tate to file the same with the undersigned, clerk a master of said court, on or before the 1st monday in March, 1867, for pro rate payment; and all persons are enjoined by decree of said court from presecu-ting any suits at law against the administrator of A. COX, c a m.

In Chancery at Pulaski.

Archer Cheatham & Bros., complints, vs A. M. Carter et als., def 'ds., A. M. Carter et als., def'ds.,

IN this cause it appearing to the satisfaction of the
Clerk and Master, from affidavit, that the defendant, Samuel Nicholson is a non-resident of Tennessee, so that the ordinary process of this Court cannot be served on him: On motion it is therefore ordered that publication be made for four weeks in succession in the Pulaski Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, on the first Monday in March next, and answer complainants' bill, or the same will be taken for confessed as to him and set for hearing ex-parte.

Nov 30, 1865.

A. COX, c. & m. Nov 30, 1865.

A. Hamilton & Co., complints., vs Wm. McMillion et als., def'ds. IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendant, William McMillion is a non-resident of the State of Tennessee, so that the ordinary process of this court can lot be served on him: On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear before the clerk a master of the Chancery Court, at his office at the court house in Pulaski, at Rules, on the first Monday in January next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing ex-parte..

A. COX, c. & m Nov 80, 1866. Henry G. Meice et als, compl'nts, vs Claiborne Pillow et als, def'dts IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendants Claiborne Pillow, Stephen R Pillow, the minor children of Levi Pillow and Narcissa J. Pillow, are non-residents of Tennessee, so that the ordinary process of this court connot be served on them motion it is therefore ordered that publication be motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defondants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainant's bill or it will be taken for confessed as to them and set for hearing ex-parte. [Nov 80-'66] A. COX, c. & m.

In the County Court of Giles County. BILL TO SELL LAND. Zafer S. Compton, adm'r. of Robert Guthrie, sen'r. dec'd., and wife Cynthia Compton, complainants,

VS.

Jane C Guthrie, and the heirs of John Guthrie—
of Francis Guthrie—of Robert Guthrie, jr.—of
Theophilus Guthrie—of Andrew Guthrie, and of Samuel Guthrie—all hairs at law of Robert Guthrie, sen'r., dec'd.—late of Giles county, Tennessee, defendants. T appearing to the satisfaction of the Clerk by I appearing to the satisfaction of the Clerk by affidavit, that the names and residence of the defendants—the heirs of John Guthrie dec'd,—the heirs of Francis Guthrie, dec'd.—the heirs of Lobert Guthrie jr,, dec'd., (except Amanda Franklin,)—the heirs of Theopilus Guthrie, dec'd.—the heirs of Andrew Guthrie, dec'd.—and the heirs of Se muel Guthrie dec'd., are unknown, so that the ordinary proces of this court cannot be served on them; It is therefore ordered that publication ! made for four consecutive weeks in the "Pulaski Citizen," a newspaper published in Pulaski, in the State of Tennessee, requiring said unknown parties, and classes of heirs, to be and appear at the term of of the County Court of Giles county to be held at the of the County Court of Giles county to be need at the court house of said county. In Pulaski, in the State of Tennesses, on the first Monday in January next, and answer, plead or demur to complainant's Bill, or the same will be taken for confessed as to them and set for hearing ex parte.

Nov. 28-4t

E. W. ROSE, clerk.

Petition to Sell Land. W. A. Garner and others, vs. The unknown heirs of Jackson Garner, dec'd IN this cause it appearing to me from the petition of petitioners, which is sworn to, that the names of the heirs of Jackson Garner dec'd, are unknown. and that they are non-residents of the State of Ten-nessee, It is therefore ordered that publication be made in the Pulaski Citizen, a newspaper published in the town of Pulaski, Tenressee, for four successive weeks. notifying and requiring the said unknown heirs of Jackson Garner, dec'd., to appear before the County Court of Lawrence county, to be held in the court house in the town of Lawrenceburg on the first Monday in January next, (1867) and plead, answer or demur to the petition of petitioners, or the same will be taken for confessed as to them, and set for hearing ex-parte. Nov., 30-4t

S. A. CABBELL, clerk.

Petition to Sell Land

Joseph Wisdom and others, vs. James Thornton and others. In this cause it appearing to me from the petition of petitioners, which is sworn to, that the residence of the defendants, James Thornton, and Wildence of the defendants, James I normton, and William Thornton is unknown. It is therefore ordered by me that publication be made in the Pulaski Civizen. a newspaper published in Pulaski, Tennessee, for four successive weeks, notifying and requiring the said James Thornton and William Thornton, to appear before the county Court of Lawrence county, to be held at the court house in Lawrence. burg on the first Monday in January next, (1847, and plead, answer or demur to the petition of peti-tioners, or the same will be taken for confessed as to them and set for hearing ex parts. Nov. 30-41 S. A. Carrett, clerk

ORIGINAL ATTACHMENT.

John H. Griggs vs. Colmore B. Sutton. IN the above cause it appearing from the affida-vit's filed by the complainant, that the defend-ant, Colmore B. Sutton, has removed himself with-out the limits of the State of Tennessee, or so absconds or conceals himself that the the ordinary sconds or conceas himself that the the ordinary process of law cannot be served on him, It is therefore ordered that publication be made for four successive weeks in the Pulsski "Citizen," notifying the said Colmore B. Sutton to appear before Hardin Griggs, a Justice of the Peace in Giles county. Tenn., on the 22d day of December, 1566, to answer there and there the said attachment as the law directs, or the same will be taken for confessed as to him, and set for hearing ex-parts. set for hearing ex-parte.

Nichelas J. Holley vs. Colmore B. Sutton. In this cause it appearing from affidavit that defendant has removed himself without the limits of the State of Tennessee, or so absconds at conceals himself that the ordinary process of law connot be served on him, it is therefore ordered that publication be made for four successive weeks in the Pulas-ki Citizan, notifying the said Colmore B. Sutton to appear before Hardin Griggs, a Justice of the Peace in Giles county, Tenn., on the 22d day of Docember, 1868, then and there to answer the said attachment as the line directs, or the same will be taken for confessed and set for hearing ex-parte.

A LL persons having claims against the firm of A Lunsford & Vanghan are hereby notified to file them; dely suthemicated with the undersigned, C, & M, of the chancery court at Pulsaki, for pro-rata payment, on or before the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same will be barred payment out of the first Monday in March text, or the same committee of the United States for less then the United S or it will be taken for confessed a heard at parts.

Nov 25-4: HARDIN GRIGGS, J. P.

DRY G ODS!

John P. Ezell & Co DEALERS IN

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which we are selling to compete with Nashville pri-prices. We also call attention to our fine stock of

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UNDERWEAR.

We take great pleasure in announcing to the in-habitants of Pulaski and vicinity, that we have se-cured the services of Mr. Charles W. Smith, a gentleman well known to the residents of Giles county, who will always be pleased to see, and wait on, his old friends and former enstomers.

John C. Young vs. Colmore B. Sutton.

In this cause it appearing from affidavit that the defendant has removed without the limits of Tennessee, or so abscends or conceals himself that the ordinary process of law cannot be served on him, it is Shaw & Clark, at Biddeford, Maine, or Chicago, 10.